IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

RADIC

v.

TE PROSPERITY INSURANCE AGENCY, LLC

Case No. 2:24-cy-00162

UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND

Defendant TE Prosperity Insurance Agency LLC hereby requests an extension of time to respond, up to and including the date of September 13, 2024.

The extension is warranted because the parties are making efforts to resolve the matter before engaging in further litigation.

Undersigned conferred with Attorney Sangheon Han, Plaintiff's counsel, who has advised that his client does not oppose Defendant's request.

* * *

Respectfully submitted,

/s/ Eric Menhart

Eric Menhart, Esq. (pending admission *pro hac vice*) Lexero Law 80 M St SE Ste 100 Washington, DC 20003

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Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that the foregoing was filed via the Court's ECF system and all parties of record were served via that system.

/s/ Eric Menhart Eric Menhart, Esq.